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10 *Attorneys for Defendants*

11 **UNITED STATES DISTRICT COURT**
 12 **DISTRICT OF NEVADA**

13 CMB INFRASTRUCTURE GROUP IX,
 14 LP, a California limited partnership;
 15 CMB INFRASTRUCTURE GROUP XI,
 16 LP, a California limited partnership;
 17 CMB EXPORT, LLC, a Texas limited
 18 liability company,

19 Plaintiffs

20 vs.

21 COBRA ENERGY INVESTMENT
 22 FINANCE, INC., a Delaware
 23 corporation, COBRA ENERGY
 24 INVESTMENT, LLC, a Delaware
 25 corporation, COBRA INDUSTRIAL
 26 SERVICES, INC., a Delaware
 27 corporation, COBRA THERMOSOLAR
 28 PLANTS, INC., a Nevada corporation,
 29 COBRA INSTALACIONES Y
 30 SERVICIOS S.A., a Spanish corporation,
 31 ACS SERVICIOS COMUNICACIONES
 32 Y ENERGIA, S.L., a Spanish
 33 corporation, TONOPAH SOLAR
 34 ENERGY, LLC, a Delaware limited
 35 liability company, and DOES I through
 36 50, inclusive,
 37 to

38 Defendants

39 Case No. 2:21-cv-00214-CDS-DJA

40 **Order Approving**
 41 **STIPULATION TO EXTEND**
 42 **TIME FOR DEFENDANTS TO**
 43 **REPLY TO PLAINTIFFS'**
 44 **RESPONSE TO DEFENDANTS'**
 45 **MOTION TO ENTER**
 46 **PARTIAL JUDGMENT**

47 **(First Request)**

48 [ECF No. 127]

1 **IT IS HEREBY STIPULATED AND AGREED**, by and between the
2 undersigned attorneys for Plaintiffs CMB INFRASTRUCTURE GROUP IX, LP,
3 CMB INFRASTRUCTURE GROUP XI, LP, and CMB EXPORT, LLC,
4 (“Plaintiffs”) and for COBRA ENERGY INVESTMENT FINANCE, INC., a
5 Delaware corporation, COBRA ENERGY INVESTMENT, LLC, a Delaware
6 corporation, COBRA INDUSTRIAL SERVICES, INC., a Delaware corporation,
7 COBRA THERMOSOLAR PLANTS, INC., a Nevada corporation, COBRA
8 INSTALACIONES Y SERVICIOS S.A., a Spanish corporation, ACS SERVICIOS
9 COMUNICACIONES Y ENERGIA, S.L., a Spanish corporation, TONOPAH
10 SOLAR ENERGY, LLC, a Delaware limited liability company, and DOES I through
11 50, inclusive, (“Defendants”), that counsels for Plaintiffs and Defendants have agreed
12 to the following extension:

13 • the time for Defendants to file a reply to Plaintiffs’ Response to Defendants’
14 Motion to Enter Partial Judgment shall be extended through and including
15 January 10, 2025.

16 Presently, Defendants have until December 27, 2024 to file a reply to Plaintiffs’
17 Response to Defendants’ Motion to Enter Partial Judgment.

18 The requested extension is made in order to accommodate scheduling conflicts for
19 Defendants’ counsel. The requested extension is made in good faith and is not for
20 purposes of delay. This is the first stipulation for extension of time relating to
21 Defendants’ Motion.

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1 DATED: December 24, 2024.

2 LEWIS BRISBOIS BISGAARD & SMITH LLP

3 By: /s/ John S. Poulos

4 John S. Poulos
5 Nevada Bar No. 15085
6 Timothy J. Nally
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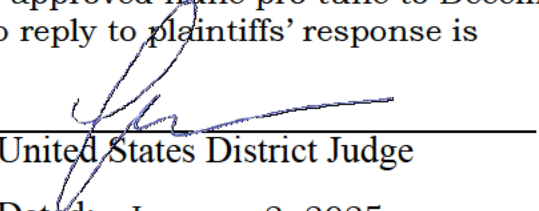
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22 *Counsel for Defendants*

23 The parties' stipulation [ECF No. 127] is approved *nunc pro tunc* to December
24 26, 2024. The deadline for defendants to reply to plaintiffs' response is
extended through January 10, 2025.

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27 
United States District Judge

28 Dated: January 2, 2025